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19 April 1950

MEMORANDENE FOR RECORD

SUBJECT: Legal Authority for Operating Vending Machines

1. The Comptroller General has ruled on this question twice. In 32 Comp. Gen. 124 (B-111086, 29 August 1952) he denied the authority of the FBI to operate vending machines for the benefit of employee welfare groups. In 32 Comp. Gen. 124 (B-112840, 10 December 1952), he distinguished his earlier opinion, telling the Poet Office Department,

"However, in the matter under consideration it appears that contractual arrangements for the installment purchase, installation, and operation of vending machines at various post offices were made by postal employee groups with edministrative approval, and with the understanding that any proceeds received by the employee groups from the operation of the machines could be retained by them. While the legal authority of the administrative officials to have agreed to such an arrangement is doubtful, it has been concluded that this Office will interpose no objection to the continued use of proceeds derived by employee groups from the operation of such machines for amployee general velfere activities pending further action in the matter by the Congress in the form of clarifying legislation as recommended in the report of this Office to the Congress, August 10, 1949, B-45101.

- 2. The record decision has been interpreted more broadly than its language would seem to permit. This Office (OGC Opinion 17 February 1953) checked with GAO and was informed that the opinion permitted the formation of new employee welfare groups and the operation of new vending machines. In light of this opinion agency policy was aumounced in N 20-660-7, 27 October 1953.
- 3. This position was confirmed in an OGC Opinion of 24 August 1955. This date I checked again with Mr. Lewis Ely of PBS who verified the practice. Congress has not acted on this subject.

- 4. We may therefor operate vending machines in the new building for the benefit of employee welfare groups, subject to certain restrictions imposed on behalf of blind stands.
- 5. The Bandolph-Sheppard Act (20 Jame 1936, as smended, 20 USCA 107) provides,

"For the purpose of providing blind persons with remmerative employment, enlarging the economic opportunities of the blind, and stimulating the blind to prester efforts in striving to make throuselves selfsupporting, blind persons licensed under the provisions of sections 107-107f of this title shall be suthorised to operate vending stands on any Federal property where such winding stands may be properly and satisfactorily operated by blind persons. In methorising the operation of wending stands on Federal property, preference shall be given, so far as feasible, to blind persons licensed by a State agency as provided in said sections; and the head of each department or agency in control of the maintenance, operation, and protection of Federal property shall, after consultation with the Secretary, and with the approval of the President, prescribe regulations designed to assure such preference (including assignment of vending machine income to achieve and protect such preference) for such licensed blind persons without unduly inconveniencing such departments and sauncies or edversely effecting the interests of the United States."

- 6. It should be noted that blind stands have preference over employee welfare groups in the operation of vending machines. Mr. Ely has indicated that if vending machines are so loosted as to take business from a blind stand, the operator thereof is entitled to the proceeds.
- 7. It should be recalled that itr. Ely informed us earlier that blind stands would not be installed in any building if reasonably opposed by the head of the occupying agency.

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Assistant General Course)

